Docket No.: 28971.0104

REMARKS

Claims 1-10, as amended, remain herein. Claims 9 and 10 are currently withdrawn from

consideration.

Applicants thank the Examiner for the interview of March 29, 2006, during which the

amendments to claim 1 presented in this Amendment were discussed. Applicants'

representative, Tyson Winarski, discussed how Bisping and Applicants' Admitted Prior Art

(AAPA) fail to disclose a sabot segment that has three support seats of substantially full gun

caliber with the median support seat having a pusher plate, as recited in claim 1. Both Bisping

and the AAPA show sabot segments having only two seats, not three as claimed by applicants.

Element 43 shown in Bisping is in fact a disk that is not connected to segment 21. Thus, Bisping

does not disclose three support seats as claimed by applicants. Based upon this discussion, the

Examiner stated that currently amended claim 1 appeared to overcome the rejections based on

the cited art, but the Examiner indicated a desire to consider the amendment further.

1. Claim 2 is amended, thereby mooting the rejection under 35 USC §112, paragraph 2.

2. Claims 1, 3, 4, 7 and 8 were rejected under 35 USC §103(a) over applicants' prior art

Figure 2 and Bisping U.S. Patent 4,444,114.

As discussed in the interview, neither applicants' prior art Figure 2 nor Bisping discloses

a sabot segment having three support seats as claimed by applicants. Applicants' prior art Figure

2 shows a sabot segment having two support seats, 2 and 8. Bisping also discloses a sabot

segment having only two support seats, 29 and 33. Bisping's disk 43 that supports the tail of

5

Serial No.: 10/626,555

Docket No.: 28971.0104

projectile 12 is not attached to segment 21. Thus, Bisping and applicants' prior art Figure 2 do

not disclose a sabot segment that has three support seats as claimed by applicants.

Claim 4, which depends on claim 1, is allowable for the same reasons explained above

herein for claim 1.

For all of the foregoing reasons, there is no disclosure or teaching in either of Bisping or

applicants' prior art Figure 2 that would have suggested applicants' claimed invention to one of

ordinary skill in this art. Further, there is no disclosure or teaching in either Bisping or

applicants' prior art Figure 2 that would have suggested the desirability of combining any

portions thereof effectively to anticipate or suggest applicants' claimed invention. Withdrawal

of this rejection of claims 1, 3, 4, 7 and 8 and allowance of the same are therefore respectfully

requested.

3. Claim 2 was rejected under 35 USC §103(a) over applicants' prior art Figure 2,

Bisping, and applicants' Figure 1.

4. Claim 2, which depends on claim 1, is allowable for the same reasons explained above

herein for claim 1. Applicants' Figure 1 does not show a sabot segment having three support

seats as claimed by applicants. Applicants' Figure 1 discloses a sabot segment having only two

support seats.

For all of the foregoing reasons, there is no disclosure or teaching in either of Bisping or

applicants' prior art Figures 1 or 2 that would have suggested applicants' claimed invention to

one of ordinary skill in this art. Further, there is no disclosure or teaching in either Bisping or

6

Serial No.: 10/626,555

Docket No.: 28971.0104

applicants' prior art Figures 1 or 2 that would have suggested the desirability of combining any

portions thereof effectively to anticipate or suggest applicants' claimed invention. Withdrawal

of this rejection of claim 2 and allowance of the same are therefore respectfully requested.

5. Claims 5 and 6 were rejected under 35 USC §103(a) over applicants' prior art Figure

2, Bisping, and Campoli U.S. Patent 5,359,938.

Claims 5 and 6, which depend on claim 1, are allowable for the same reasons explained

above herein for claim 1. Campoli does not show a sabot segment having three support seats as

claimed by applicants. Campoli discloses a sabot segment having only two support seats, 44 and

36.

For all of the foregoing reasons, there is no disclosure or teaching in any of Bisping,

applicants' prior art Figure 2, or Campoli that would have suggested applicants' claimed

invention to one of ordinary skill in this art. Further, there is no disclosure or teaching in any of

Bisping, applicants' prior art Figure 2, or Campoli that would have suggested the desirability of

combining any portions thereof effectively to anticipate or suggest applicants' claimed invention.

Withdrawal of this rejection of claims 5 and 6 and allowance of the same are therefore

respectfully requested.

7

Serial No.: 10/626,555

Docket No.: 28971.0104

Accordingly, the application is now fully in condition for allowance and a notice to that

effect is respectfully requested. The Commissioner is hereby authorized to charge/credit any fee

deficiencies or overpayments to Deposit Account No. 19-4293 (Order No. 28951.5324). If

further amendments would place this application in even better condition for issue, the Examiner

is invited to call applicants' undersigned attorney at the number listed below.

Respectfully submitted,

STEPTOE & JOHNSON LLP

Date: April 4, 2006

Roger W. Parkhurst Registration No. 25,177 Tyson Y. Winarski

Registration No. 41,381

RWP/TYW/mnl

Attorney Docket No.: 28971.0104

STEPTOE & JOHNSON LLP 1330 Connecticut Avenue, N.W. Washington, DC 20036-1795

Tel: (202) 429-6420 Fax: (202) 828-3658